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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/724,626	12/02/2003	Masakazu Ogasawara	041465-5214	2015
55694	7590 09/07/2006		EXAMINER	
DRINKER BIDDLE & REATH (DC)			HALEY, JOSEPH R	
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WASHINGT	ON, DC 20005-1209		2627	
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Please find below and/or attached an Office communication concerning this application or proceeding.

_		Application No.	Applicant(s)	
		10/724,626	OGASAWARA, MASAKAZU	
	Office Action Summary	Examiner	Art Unit	
		Joseph Haley	2627	
Period fo	The MAILING DATE of this communication apport	pears on the cover sheet v	ith the correspondence address	
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLICHEVER IS LONGER, FROM THE MAILING DONA Insions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. It is period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUN 36(a). In no event, however, may a will apply and will expire SIX (6) MO e, cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	
Status				
2a) <u></u>	Responsive to communication(s) filed on <u>02 D</u> This action is FINAL . 2b) This Since this application is in condition for allowa closed in accordance with the practice under B	s action is non-final. nce except for formal ma		
Dispositi	ion of Claims			
5) ☐ 6) ☒ 7) ☐ 8) ☐ Applicati 9) ☒ 10) ☒	Claim(s) 1-5 is/are pending in the application. 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed. Claim(s) 1-5 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or are subject to restriction and/or are specification is objected to by the Examine The drawing(s) filed on 02 December 2003 is/a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine The oat	or election requirement. er. are: a)⊠ accepted or b)[drawing(s) be held in abeya tion is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).	
	under 35 U.S.C. § 119			
12)⊠ a)l	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureausee the attached detailed Office action for a list	s have been received. s have been received in a rity documents have been u (PCT Rule 17.2(a)).	Application No n received in this National Stage	
2) Notice 3) Information	t(s) se of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) or No(s)/Mail Date	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152) 	

DETAILED ACTION

Specification

The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3 and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kimura et al. (US 6898168) in view of Honda et al. (US 7075880).

In regard to claim 1, Kimura et al. teaches an optical apparatus that projects a first light beam having a first wavelength (fig. 1 element 11) and a second light beam having a second wavelength that is different than said first wavelength (element 12) onto an optical recording medium, and that guides a first reflected beam, which is the reflected beam of said first light beam that is reflected from said optical recording medium, and a second reflected beam, which is the reflected beam of said second light beam that is reflected from said optical recording medium, and comprising: a distortion-correction device for correcting the distortion that occurs in said first light beam and first reflected beam, and comprises a stationary optical device (71) and a movable optical device (1); and a light-guiding device that is located between said stationary optical device and movable optical device in the optical path of said first light beam and

said first reflected beam, and guides said first light beam and said second light beam, whose optic axes coincide with each other, to said optical recording device (element 62); and wherein said movable optical device works together with said stationary optical device to correct said distortion, but does not teach where either of these devices convert the light beam into a parallel beam (however Kimura et al. does teach that elements 1 and 4 are for distortion correction).

Honda et al. teaches a movable collimator lens used for distortion correction (see fig. 7 element 113 see also 34 lines 1-10).

The two are analogous art because they both deal with the same field of invention of optical elements in an optical system.

At the time of invention it would have been obvious to one of ordinary skill in the art to provide the apparatus of Kimura et al. with the movable collimator lens of Honda et al. The rationale is as follows: At the time of invention it would have been obvious to provide the apparatus of Kimura et al. with the movable collimator lens of Honda et al. because using the single collimator lens of Honda et al. would be more efficient than using the 2 lenses of Kimura et al.

In regard to claim 2, Honda et al. teaches wherein said distortion correction device corrects said distortion and converts said first light beam to a parallel beam (see fig. element 113).

In regard to claim 3, Kimura et al. teaches said stationary optical device converts said first reflected light to light-flux necessary for receiving said first reflected beam (see element 71).

In regard to claim 5, Kimura et al. and Honda et al. teach an optical pickup comprising: an optical apparatus that projects a first light beam having a first wavelength and a second light beam having a second wavelength that is different than said first wavelength onto an optical recording medium, and that guides a first reflected beam, which is the reflected beam of said first light beam that is reflected from said optical recording medium, and a second reflected beam, which is the reflected beam of said second light beam that is reflected from said optical recording medium, and comprising: a distortion-correction device for correcting the distortion that occurs in said first light beam and first reflected beam, and comprises a stationary optical device and a movable optical device; and a light-guiding device that is located between said stationary optical device and movable optical device in the optical path of said first light beam and said first reflected beam, and guides said first light beam and said second light beam, whose optic axes coincide with each other, to said optical recording device: and wherein said movable optical device works together with said stationary optical device to correct said distortion, and converts said second light beam to a parallel beam (see claim 1 rejection above); a first light-beam-emitting device for emitting said first light beam (see Kimura fig. 1 element 11); a second light-beam-emitting device for emitting said second light beam (element 12); a first light-receiving device for receiving said first reflected beam that passes through said optical apparatus, and generating a corresponding first received-light signal (element 41); and a second light-receiving device for receiving said second reflected beam that passes through said optical apparatus, and generating a corresponding second received-light signal (element 42).

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Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kimura et al. in view of Honda et al. further considered with Tsuji et al. (US 5461500).

In regard to claim 4, Kimura et al. and Honda et al. teach all the elements of claim 4 except said stationary optical device is a polarization hologram that is formed on the incident surface where said first light beam enters said light-guiding device.

Tsuji et al. teaches said stationary optical device is a polarization hologram that is formed on the incident surface where said first light beam enters said light-guiding device (see fig. 2 where Tsuji et al. teaches a ¼ wavelength plate formed on a beam splitter).

The three are analogous art because they all deal with the same field of invention of optical elements in an optical system.

At the time of invention it would have been obvious to one of ordinary skill in the art to provide the apparatus of Kimura et al. in view of Honda et al. with the formed optical element of Tsuji et al. The rationale is as follows: At the time of invention it would have been obvious to provide the apparatus of Kimura et al. in view of Honda et al. and the formed optical element of Tsuji et al. because forming the ¼ waveplate on the beam splitter would take up less space than two separate elements.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joseph Haley whose telephone number is 571-272-0574. The examiner can normally be reached on M-F 8:30am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Korzuch can be reached on 571-272-7589. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

jrh Joseph Hiley

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